ITATE	Cm A mma	Diampiam	Corne
UNITED	STATES	DISTRICT (COURT

EASTERN	District of	MICHIGAN		
UNITED STATES OF AMERICA				
V.		R OF DETENTION PENDING TRIAL		
ROBERT LLEWELLYN MALON	IE, Case	4:06-CR-20251-FL		
Defendant				
In accordance with the Bail Reform Act, 18 U the detention of the defendant pending trial in this	s case.	has been held. I conclude that the following facts require		
	deral offense if a circumstance givin J.S.C. § 3156(a)(4). Intence is life imprisonment or death	and has been convicted of a federal offense stat g rise to federal jurisdiction had existed - that is		
		o or more prior federal offenses described in 18 U.S.C.		
	committed while the defendant was o	on release pending trial for a federal, state or local offense. tion release of the defendant from imprisonment		
[4] Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.				
(1) There is muchable course to believe that the	Alternative Findings (A)			
 There is probable cause to believe that the for which a maximum term of imprison under 18 U.S.C. § 924©. 				
	ption established by finding 1 that no	condition or combination of conditions will reasonably assure		
the appearance of the defendant as require	ed and the safety of the community.			
 (1) There is a serious risk that the defendant v (2) There is a serious risk that the defendant v The Defendant has voluntarily consented 	will endanger the safety of another p	erson or the community.		
Part II.	—Written Statement of Reason	ns for Detention		
I find that the credible testimony and informa				
derance of the evidence that	ofondant has voluntarily consented t	o detention in this matter. The Defendant is currently		
serving a state court imposed sentence. He is scho Defendant shall be detained without bond pending	eduled to be released on June 23, 20	07. Accordingly, the issue of bond is moot in this matter.		
circumstances change. IT IS SO ORDERED.				
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The defendant is committed to the custody o separate, to the extent practicable, from persons a afforded a reasonable opportunity for private const	awaiting or serving sentences or bei ultation with defense counsel. On or orrections facility shall deliver the c	Detention ated representative for confinement in a corrections facility ng held in custody pending appeal. The defendant shall be der of a court of the United States or on request of an attorney defendant to the United States marshal for the purpose of an		
Date: October 20, 2006	s/ Wallac	e Capel, Jr.		
	WALLACE C.	APEL, JR. U.S. MAGISTRATE JUDGE Name and Title of Judge		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. \S 801 *et seq.*); (b) Controlled Substances Import and Export Act (21 U.S.C. \S 951 *et seq.*); or © Section 1 of Act of Sept. 15, 1980 (21 U.S.C. \S 955a).

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CERTIFICATE OF SERVICE

I hereby certify that on October 20, 2006, I electronically filed the foregoing paper with the Clerk of the Court using the ECF system which will send such notification of such filing to the following: Robert W. Haviland, AUSA, and I hereby certify that I have mailed by United States Postal Service/hand delivered the paper to the following non-ECF participants David Koelzer, Esq., Federal Defender Office, 653 S. Saginaw, Ste. 105, Flint, MI 48502 United States Marshal Service, 600 Church St., Flint, MI, 48502, Pretrial Services Officer, 600 Church St., Flint, MI 48502.

s/James P. Peltier
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